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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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BLAKELY SOKOLOFF TAYLOR & ZAFMAN
12400 WILSHIRE BOULEVARD
SEVENTH FLOOR
LOS ANGELES, CA 90025-1030

EXAMINER

TSAI, HENRY

ART UNIT	PAPER NUMBER
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2183

DATE MAILED: 02/03/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

<p align="center">Office Action Summary</p>	<p>Application No.</p> <p align="center">09/783,771</p>	<p>Applicant(s)</p> <p align="center">BIGBEE ET AL.</p>	
	<p>Examiner</p> <p align="center">Henry W.H. Tsai</p>	<p>Art Unit</p> <p align="center">2183</p>	

-- *Th MAILING DATE of this communication appears on th cov r sheet with the corr spond nce addr ss --*

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If the period for reply specified above is less than thirty (30) days, a reply within the statutory minimum of thirty (30) days will be considered timely.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133).
- Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 16 August 2004.
- 2a) ☒ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1,3-6,8-10,12-15,17-19 and 21-29 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1,3-6,8-10,12-15,17-19 and 21-29 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 12/21/04 is/are: a) ☐ accepted or b) ☒ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- 11) ☐ The proposed drawing correction filed on _____ is: a) ☐ approved b) ☐ disapproved by the Examiner.
- If approved, corrected drawings are required in reply to this Office action.
- 12) ☐ The oath or declaration is objected to by the Examiner.

Priority under 35 U.S.C. §§ 119 and 120

- 13) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.
- 14) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application).
- a) ☐ The translation of the foreign language provisional application has been received.
- 15) ☐ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413) Paper No(s). _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449) Paper No(s) _____ | 6) <input type="checkbox"/> Other: _____ |

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DETAILED ACTION

Drawings

1. The drawings are objected to under 37 CFR 1.83(a) because such as in Fig. 3, they fail to precisely show "MXCSR_MASK"; "MXCSR"; and other details such as "reserved area" as described in the specification. Any structural detail that is essential for a proper understanding of the disclosed invention should be shown in the drawing. MPEP § 608.02(d). Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. The replacement sheet(s) should be labeled "Replacement Sheet" in

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the page header (as per 37 CFR 1.84(c)) so as not to obstruct any portion of the drawing figures. If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

Claim Objections

2. Claims 19, and 21-29 are objected to because of the following informalities:

In claim 1, line 7, after "control value;", -and- should be inserted;

In claim 10, line 7, after "control value;", -and- should be inserted;

In claim 19, line 3, after "function;", -and- should be inserted;

In claim 19, line 6, "storaged area" should read -storage area-;

In claim 25, line 7, "storaged area" should read -storage area-; and

In claim 25, line 12, after "execution unit;", -and- should be inserted.

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Appropriate correction is required.

Claim Rejections - 35 USC § 112

3. Claims 25-29 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

In claim 25, line 5, it is not clear what is meant by "by setting to set inactive one or more bits" since it is not understandable. Should "by setting to set inactive one or more bits" be changed to -by setting inactive one or more bits- ?

Applicant is required to review the claims and correct all language which does not comply with 35 U.S.C. § 112, second paragraph.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an

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application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 1, 3-6, 10, 12-15, 19, 21, and 23-26 are rejected under 35 U.S.C. 102(e) as being anticipated by Juffa (U.S.

Patent No. 6,247,117) (hereafter referred to as Juffa'117).

Referring to claim 1, Juffa'117 discloses, as claimed, a method comprising: writing an initial value (CF value before it is replaced by DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9) to at least one address within a memory image (262, Architectural Flags Register, see Fig. 6B) residing in dynamic random access memory (note the Architectural Flags Register 262 inside the Flags Register 230 are best reasonably and broadly interpreted as a dynamic random access memory since it can be dynamically and randomly accessed); adjusting a control value for a control register (262, Flags register, see Fig. 6B) as a function of said control register mask (such as DM (denormal maskbit) in control register 270, see Fig. 7A) to generate a masked control value (DM value for CF under such as FSCALCHK, and FSIINCHK, see Fig. 9); storing (through the numerous checking instruction to set a flag, see Col. 21, lines 11-14) said masked control value (DM value for CF under such as FSCALCHK, and

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FSIINCHK, see Fig. 9) into the control register (262, Flags register, see Fig. 6B).

Referring to claim 10, Juffa'117 discloses, as claimed, a machine-readable medium (in the main memory or instruction cache 16, see Fig. 3) having stored thereon a set of instructions said set of instructions, which when executed by a processor, cause said processor to perform a method comprising: writing an initial value (CF value before it is replaced by DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9) to at least one address within a memory image (262, Flags register, see Fig. 6B) residing in dynamic random access memory (note the Architectural Flags Register 262 inside the Flags Register 230 are best reasonably and broadly interpreted as a dynamic random access memory since it can be dynamically and randomly accessed); adjusting a control value for a control register (262, Flags register, see Fig. 6B) as a function of said control register mask (such as DM (denormal maskbit) in control register 270, see Fig. 7A) to generate a masked control value (DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9); storing (through the numerous checking instruction, see Col. 21, lines 11-14) said masked control value (DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9) into the control register (262, Flags register, see Fig. 6B).

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Referring to claim 19, Juffa'117 discloses, as claimed, an apparatus comprising: a control register (262, Flags register, see Fig. 6B) comprising a plurality of bits (such as CF, PF, and ZF bits in Fig. 6B) corresponding to a plurality of functions (note such as: CF is for carry flag; PF is for parity flag; and ZF is for zero flag. Each one provides a specific function, see also Col. 19, lines 25-33); a masking mechanism (the mechanism inherently existing in the Juffa'117's system for setting such as CF, PF, and ZF values in Fig. 9) to generate a control register mask by setting inactive one or more bits (see Fig. 9, last column, CF, PF, and ZF are set inactive by "0") of a control value prior to storage of said one or more bits in the control register (see such as 2nd column in Fig. 9), wherein the masking mechanism (the mechanism inherently existing in the Juffa'117's system for setting such as CF, PF, and ZF values in Fig. 9) includes a mask storage area (control register 270, see Fig. 7A) within dynamic random access memory (note control register 270, see Fig. 7A, is best reasonably and broadly interpreted as a dynamic random access memory since it can be dynamically and randomly accessed) to store state information (such as IM, DM (denormal maskbit), ZM, OM, UM, or PM see Fig. 7A) corresponding to state information stored in the control register.

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As to claims 3 and 12, Juffa'117 also discloses: further comprises executing a state save operation (inherent step in the Juffa'117's system).

As to claims 4 and 13, Juffa'117 also discloses: further comprises comparing a saved value (DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9) to said initial value (CF value before it is replaced by the DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9), said saved value (DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9) being stored within said memory image as a result of said execution of said state save operation (as set forth, inherent step in the Juffa'117's system).

As to claims 5 and 14, Juffa'117 also discloses: said control register mask (such as DM (denormal maskbit) in control register 270, see Fig. 7A) is set to a default value ("0" , see Fig. 9) if said saved value is equal to said initial value ("0" , see last column in Fig. 9).

As to claims 6 and 15, Juffa'117 also discloses: said control register mask (such as DM (denormal maskbit) in control register 270, see Fig. 7A) being set to said saved value if said saved value is not equal to said initial value (note CF value is replaced by the DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9).

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As to claims 21, Juffa'117 also discloses: said mask storage area (control register 270, see Fig. 7A) may be accessed by performing a state saving operation which saves said mask value (such as IM, DM (denormal maskbit), ZM, OM, UM, or PM see Fig. 7A) to a memory location (see Fig. 9, DM is stored in 7th column).

As to claims 23, Juffa'117 also discloses: said masking mechanism is a hardware masking mechanism (inherently existing in Juffa'117's system).

As to claims 24, Juffa'117 also discloses: said masking mechanism comprises: a sequence of instruction (saved in the main memory or cache memory of the processor 10, see Fig. 3) to adjust a control value by saving state Information including a control register value to a memory and adjusting said control register value based on a readable mask value read from the processor before restoring the state information; execution hardware to execute the sequence of instructions (see described in claim 1 above).

Referring to claim 25, Juffa'117 discloses, as claimed, a processor (processor 10, see Fig. 3) comprising: a decode unit (such as decode unit 24A, or 20B, or 20C, see Fig. 3); at least one of a plurality of registers (such as 270, control Register, see Fig. 7A, in register file 30, se Fig. 3, see also Column 20, line 6-7), said at least one of a plurality of registers

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comprising a plurality of bits (such as IM, DM, ZM, OM, UM, and PM bits in Fig. 7A) corresponding to a plurality of functions (note IM, DM, ZM, OM, UM, and PM bits in Fig. 7A each one provides a specific function, see also Col. 19, lines 65 to Column 20, lines 1-7); a masking mechanism (the mechanism inherently existing in the Juffa'117's system for setting such as CF, PF, and ZF values in Fig. 9) to generate a control register mask by setting inactive one or more bits (see Fig. 9, last column, CF, PF, and ZF are set inactive by "0") of a control value prior to storage of said one or more bits in the control register (see such as 2nd column in Fig. 9), wherein the masking mechanism includes a mask storage area (control register 270, see Fig. 7A) within dynamic random access memory (note control register 270, see Fig. 7A, is best reasonably and broadly interpreted as a dynamic random access memory since it can be dynamically and randomly accessed) to store state information (such as IM, DM (denormal maskbit), ZM, OM, UM, or PM see Fig. 7A) corresponding to state information stored in the control register; an execution unit (such as Function units 24A, 24B, and 24C); an internal bus (38, see Fig. 3), said decoder unit (such as decode unit 24A, or 20B, or 20C, see Fig. 3, said at least one plurality of registers (such as 270, control Register, see Fig. 7A, in register file 30, se Fig. 3, see also Column 20, line 6-

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7), said at least one execution unit (such as Function units 24A, 24B, and 24C being coupled by said internal bus (38, see Fig. 3).

As to claims 26, Juffa'117 also discloses: in response to said execution unit (such as Function units 24A, 24B, and 24C) executing an instruction, said plurality of bits (such as DM value under such as FSCALCHK, and FSIINCHK, see Fig. 9) are written to the mask storage area (262, Flags register, see Fig. 6B and see DM and IM in Fig. 9).

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 8, 9, 17, 18, 22, and 27-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Juffa (U.S. Patent No. 6,247,117) (hereafter referred to as Juffa'117).

Juffa'117 discloses the claimed invention except for:
explicitly defining the state saving operation is an FXSAVE

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instruction (claims 8, 17, 22 and 27); the at least one of a plurality of registers is an MXCSR register (claim 28); and the mask storage area is an MXCSR MASK field (claim 29).

However, FXSAVE is just an instruction name and MXCSR and MXCSR MASK field are just a register and field name. Juffa'117's system certainly provides the same features as the FXSAVE instruction and MXCSR register and MXCSR MASK field.

It would have been obvious to one having ordinary skill in the art at the time the invention was made to modify Juffa'117's system to comprise: the state save operation is an FXSAVE instruction, and the FXSAVE instruction having an associated target address; said at least one of a plurality of registers is an MXCSR register; and the mask storage area is an MXCSR MASK field since they are just an alternative name comparing with that used by the Juffa'117's system.

Note as to claims 9 and 18, a save instruction having an associated target address is certainly existing in a save operation for a saved destination in the Juffa'117's system.

As to claims 9 and 18, Juffa'117 also discloses: the target address being an address within the memory image (262, Architectural Flags Register, see Fig. 6B).

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Response to Amendment

7. Applicant's arguments filed 12/21/04 have been fully considered but they are not deemed to be persuasive.

Regarding the 35 U.S.C. §112, second paragraph problems, Applicant's response has not completely overcome these objections and rejections.

Applicants argue that "Accordingly, claims 1, 10, 19, and 25 have been amended to reflect a memory image (in the case of claims 1 and 10) or alternatively, a mask storage area (in the case of claims 19 and 25) stored in DRAM. Juffa, on the other hand arguably suggests a mask storage area, but does not teach, suggest, nor provide motivation for a memory image" (page 11, lines 5-9). Examiner disagrees with Applicants. As set forth in the art rejections above, Juffa'117 discloses, a memory image (262, Architectural Flags Register, see Fig. 6B) residing in dynamic random access memory (note the Architectural Flags Register 262 inside the Flags Register 230 are best reasonably and broadly interpreted as a dynamic random access memory since it can be dynamically and randomly accessed).

In summary, Juffa'117 teaches the claimed invention.

Conclusion

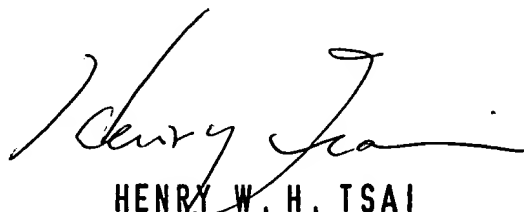
8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Kai et al.'043 discloses a dynamic random access memory (DRAM) for reducing power consumption. The DRAM also comprises flag registers (131-1) as shown in Fig. 18.

Contact Information

9. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dr. Henry Tsai whose telephone number is (571) 272-4176. The examiner can normally be reached on Monday-Thursday from 8:00 AM to 5:00 PM. If attempts to reach the examiner by telephone are unsuccessful, the examiner supervisor, Eddie Chan, can be reached on (571) 272-4162. Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the TC central telephone number, 571-272-2100.

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10. In order to reduce pendency and avoid potential delays, Group 2100 is encouraging FAXing of responses to Office actions directly into **the Group at fax number: 703-872-9306**. This practice may be used for filing papers not requiring a fee. It may also be used for filing papers which require a fee by applicants who authorize charges to a PTO deposit account. Please identify the examiner and art unit at the top of your cover sheet. Papers submitted via FAX into Group 2100 will be promptly forward to the examiner.



HENRY W. H. TSAI
PRIMARY EXAMINER

January 31, 2005